October 26, 2010

Timothy J. Babineau, MD, CEO Rhode Island Hospital 593 Eddy Street Providence, Rhode Island 02902



David R. Gifford, MD, MPH Director of Health

Three Capitol Hill Providence, RI 02908-5097

401.222.2231 401.222.6548 Fax TTY: 711 www.health.ri.gov

Dear Dr. Babineau.

The Department of Health concluded our joint investigation with the Center for Medicare & Medicaid Services (CMS) at Rhode Island Hospital (RIH) regarding the retained foreign object (RFO) after surgery (the broken drill bit from the August 4th neurosurgery). The Department's findings and Statement of Deficiencies (SOD) are enclosed. CMS will be issuing their findings and sanctions in a separate form. Pursuant to the provisions of the "Rules and Regulations for Licensing of Hospitals," the Hospital is required to file a Plan of Corrections with the Department of Health within fifteen (15) calendar days.

While the hospital policy for surgical counts appears to be appropriate and the rate of RFOs after surgery does not appear to be greater than the national average, the significant problem we identified, once again, is the failure of RIH staff to follow hospital policy. During this most recent "never event", the staff and surgeon were aware in the operating room that the drill bit had broken. They could not locate the broken piece. The surgeon stated that he thought it might be in the surgical flap. The operating room nurse asked for guidance from her manager who reportedly told her to put the drill bit pieces in a bag. No discussion occurred about obtaining an X-ray to ensure the drill bit was not in the patient despite the fact that your hospital policy (which is consistent with the national standard of care) clearly articulates that an X-ray should be obtained prior to the patient leaving the operating room with a suspected RFO. In addition, the surgical count was recorded as normal. These actions resulted in the patient being placed at significant risk of harm when she had a "routine" MRI the next day while having a metallic piece of a drill bit in her surgical wound. The continued failure of the hospital to ensure that operating room staff (including physicians) follow existing policies remains very troubling.

Of even greater concern is the failure of the hospital to adequately address numerous reports by staff of problems they identified that could result it medical errors. For example, staff reported that the surgical count process for sponges and medical equipment was often incorrect, which as you know could lead to an RFO. Yet, we did not find any evidence that appropriate action was taken by hospital management to address this significant problem. This increases the likelihood of a RFO event at Rhode Island Hospital. Similarly, reports by nursing of an anesthesiologist not wearing his surgical mask in the operating room were never addressed by medical leadership.

These findings combined with the findings related to prior wrong site surgeries, reflect a troubling pattern of disregard of policies designed to address patient safety and prevent medical errors. Thus, the Department finds that additional sanction is necessary to alert

the medical staff, hospital leadership and hospital board to the serious nature and urgency of improving patient safety at Rhode Island Hospital.

Therefore, in addition to the enclosed deficiencies, Rhode Island Hospital is issued a third fine in the amount of three hundred thousand dollars (\$300,000). The Hospital is herby required to submit payment of this fine within (30) days of the receipt of this letter, made payable to the State of Rhode Island General Treasurer. If the Hospital is aggrieved by the discipline set forth in this letter, the Hospital may request a hearing of these matters within thirty (30) days.

If you have any questions, please contact me either in writing or at 222-2232 or contact Adelita Orefice, Executive Director, Environmental and Health Services Regulation at 222-4727.

Sincerely,

David R. Gifford, MD, MPH

Director, Rhode Island Department of Health

Encl: Statement of Deficiencies

cc:

Lawrence Auburn, Sr., Board Chair Rhode Island Hospital George A. Vecchione, CEO Lifespan

Alfred J. Verrecchia, Board Chair, Lifespan

Richard M. Shaw, Centers for Medicare and Medicaid Services

RI Department of Health STATEMENT OF OFFICIENCIES (X1) PROVIOER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) OATE SURVEY ANO PLAN OF CORRECTION IOENTIFICATION NUMBER: COMPLETEO A. BUILOING B. WING HOS00121 10/07/2010 NAME OF PROVICER OR SUPPLIER STREET ADORESS, CITY, STATE, ZIP COOE **593 EDDY STREET** RHODE ISLAND HOSPITAL PROVIDENCE, RI 02902 SUMMARY STATEMENT OF OFFICIENCIES (X4) IO PROVIOER'S PLAN OF CORRECTION (X5) COMPLETE DATE PREFIX (EACH OFFICIENCY MUST BE PRECEOED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX TAG REGULATORY OR LSC IOENTIFYING INFORMATION) TAG CROSS-REFERENCEO TO THE APPROPRIATE OEFICIENCY) Z 095 **ORGANIZATION & MANAGEMENT 9.1 Quality** Z 095 Improvement Section 9.0 Quality Improvement 9.1 The governing body shall ensure that there is an effective, ongoing, hospital-wide quality improvement program to evaluate the provision of patient care. This Requirement is not met as evidenced by: Based on review of the hospital policies entitled, "Surgical Counts", and "Universal Protocol: Verification of the Patient's Identity, Surgical Procedure and Surgical Site/Side" related to Debriefing, the Medical Event Reporting System. Surgical Executive Committee Meeting Minutes, Surgical Occurrence Reports, medical record review, and staff interviews, it was determined the governing body failed to ensure an effective hospital-wide quality improvement program. Findings are as follows: 1. Evidence of the failure to analyze causes of adverse patient events. (Refer to Z 105) 2. Evidence of the failure to ensure that all surgical services and adverse events are evaluated for appropriateness. (Refer to Z 115). 3. Evidence of the failure to take and document appropriate remedial action to address problems identified. (Refer to Z 120). Z 105 ORGANIZATION & MANAGEMENT 9.3 Quality Z 105 Improvement 9.3 All patient care services, including services rendered by a contractor, small be evaluated. This Requirement is not met as evidenced by: Based on medical record review, review of Surgical Occurrence reports, the MERS (Medical Facilities Regulation

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	that the "surgeon was operating room team asked why, it was repbeen a lot going on in. The MERS Event Refactors involved with "inadequate/absent c clinical judgment/skill distraction/interruption report also identified."	gistration Report identif this event that included ommunication; staff rela competence and n/inattention". Although that the event "probably	Id the len have				
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	Director of the Perio	on 10/7/10, with the Sur erative area, dua led the					
	reported that if the co	urgeon in this case, he unts were not done, the d indicate why protocol	•				

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	not followed. The method this information	edical record failed to co	ontain				
	Section V, Protocols	y entitled, "Surgical Cou /Standards, under les-General Considerati					
		ms are added to the fiel ted and recorded on the					
	they should be counted and recorded on the		ces th no				
	Occurrence example	es include:			1		
	9/29/10 " incorred instrument count. Me count pad"	ct needle count and ore needles on field tha	n on				
) Bovie tips on the field indicates only two (2)"	but				
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	6/8/10 " extra retractors found while do instrument count"		g the				
	4/14/10 " incorrect needle holder count. was over by one (1) needle holder"						
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	2/2/10" incorrect in on field not on count	nstrument count. Towel sheet"	clips				
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	1/26/10 " incorrect the field"	count. Extra instrument	on				
	had one more sponge than on count pad" 1/26/10 " incorrect count. Extra instrument on the field" Another example, of a 4/15/10 Occurrence Report revealed "numerous needles put out on the field at various times by different employees. On 10/6/10, the Risk Manager was asked to provide a copy of the hospital's investigation related to this Occurrence Report. In response, an interview on 10/6/10, with the Administrative Director of Perioperative Services was conducted. She confirmed that no investigation was done, and she could not explain the Occurrence Report or why there was no follow up.		ees." nse, tive				
	During an interview of the both Administrati Services and the Din Safety Perioperative that when the count instruments/sharps/s Circulating Nurse is a count. There was no for the above occurre remedial actions.	on 10/6/10 at 8:25 AM we Director of Periopera ector of Quality/Patient Services, it was reporte is incorrect and extra aponges are found, the responsible to add it to the evidence that this occurrences, and no evidence the hospital failed to anareconciled counts.	ntive d he urred of				
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	9.5 All medical and in the hospital shall be appropriateness in disevaluation shall includences. The hospital seper reviews, docume focus of each review, actions taken, and an taken. This Requirement is Based on medical received Committee MERS (Medical Error staff interview, it was failed to ensure that a	surgical services perfore evaluated for agnosis and treatment. de peer review of individual maintain records of enting the case(s) revier findings, conclusions, any follow-up on actions not met as evidenced by the cord review, the Surgical Meeting minutes, the Reporting System), and determined that the hoall surgical services, ents, are evaluated for	The dual f wed, any				
	an Anesthesiologist hentering a sterile Operappropriately attired. indicated that this Anenumerous times" bee mask up. On 9/21/10 like he held his breath operating room, again The Anesthesiologist about it and continued Although the occurrent should go to his Chier Committee (SEC), Serevealed no evidence presented to the Surgent During an interview were appropriately attired.	nce report also indicate f, and the Surgical Exec EC meeting minutes rev that this occurrence wa gical Executive Commits with the Chief of Anesthe	f eing rt al) made he o. ke d this cutive riew as see.				
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Z 115	the first time he had halthough he did reporthe Anesthesiologist is and spoken to". Whe evidence of the action that "nothing had bee A review of the MERS identified concerns in related to infection co. The Performance Impreport indicated that a additional action taker comments by the Marinterview on 10/6/10 a Administrative Directors he indicated that the completed the review, how many times the Ahave followed standar	neard of the situation", it that action taken regard nearly pulled an asked to provide write taken, the response with documented". See Event Discovery Reports and asked to provide write taken, the response with a taken, the response with the Anesthesia Depart the Anesthesia Depart nerovement area on the is a "result of this event and the section for the response was blank. During the provide the section for th	aside ten vas ort ment ique. t-no ag an tee ot	Z 115			
	ORGANIZATION & M. Improvement 9.6 The hospital shal appropriate remedial a identified through the quality impoutcome(s) of the remodumented. This Requirement is more approximately ap	provement program. The edial action shall be not met as evidenced by currence in particular and pecifically the hospital all Counts", and staff	ems ne y:	Z 120			

RI Department of Health STATEMENT OF DEFICIENCIES (X1) PROVIOER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) OATE SURVEY ANO PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETEO A. BUILOING B. WING HOS00121 10/07/2010 NAME OF PROVIOUR OR SUPPLIER STREET ADORESS, CITY, STATE, ZIP COOE **593 EDDY STREET** RHODE ISLANO HOSPITAL PROVIOENCE, RI 02902 SUMMARY STATEMENT OF OFFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (EACH OFFICIENCY MUST BE PRECEOED BY FULL PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULO BE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG CROSS-REFERENCED TO THE APPROPRIATE DATE OEFICIENCY) Z 120 Continued From page 7 Z 120 failed to take and document appropriate remedial action to address problems identified regarding incorrect surgical counts. Findings are as follows: Refer to Z 105 Z 160 ORGANIZATION & MANAGEMENT 12.2 Z 160 Organization 12.2 Each hospital department and service shall a) clearly written definitions of its organization, authority, responsibility and relationships; b) written patient care policies and procedures; c) written provision for systematic evaluation of programs and services. This Requirement is not met as evidenced by: Based on clinical record review, review of hospital policies and procedures, and staff interview, it was determined that the hospital failed to ensure compliance with the following hospital policies: 1) "Surgical Counts" for relevant sample patient (ID #2); 2) Verification Protocol: Verification of the Patient's Identity, Surgical Procedure and Surgical Site/Side" relevant to the Debriefing Process, for 4 of 4 relevant sample patients (ID #s 20, 21, 22, and 23); and, 3) "Medical Record Documentation Requirements", for 12 of 16 relevant sample ratient records (ID#'s 2, 12, 13, 14, 15, 16, 17, 18, 20, 21, 22, 24). Findings are as follows:

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		addendum to the Opera a small fragment of drill					

RI Department of Health STATEMENT OF OFFICIENCIES (X3) DATE SURVEY (X1) PROVIOER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION ANO PLAN OF CORRECTION IDENTIFICATION NUMBER: COMPLETEO A. BUILOING B. WING HOS00121 10/07/2010 NAME OF PROVIOER OR SUPPLIER STREET ADORESS, CITY, STATE, ZIP COOE **593 EOOY STREET** RHODE ISLANO HOSPITAL PROVIDENCE, RI 02902 SUMMARY STATEMENT OF OFFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (EACH OFFICIENCY MUST BE PRECEDED BY FULL PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULO BE REGULATORY OR LSC IDENTIFYING INFORMATION) TAG TAG CROSS-REFERENCEO TO THE APPROPRIATE DATE DEFICIENCY) Z 160 Continued From page 9 Z 160 was fractured during the opening of the craniotomy. The surgical procedure concluded with no evidence that the drill bit was located. The patient was admitted postoperatively to the Neurological Intensive Care Unit as planned. A physician progress note, dated 8/4/10, revealed "status post parietal craniotomy, doing well". On 8/5/10 at 0310, a routine post operative MRI (Magnetic Resonance Technology) was performed. The MRI reading was found to be non diagnostic secondary to extensive artifact, that obscured the visualization of the resection cavity". An addendum on 8/5/10 at 8:01 PM revealed that "there is a small radiopaque foreign body which represents the artifact and Neurosurgery is aware of the findings". On 8/5/10 at 0951, a skull Xray (2 views) was performed, and revealed that "two adjacent craniotomy defects are present in the right parietal region". At 8:01 PM, an addendum to this report noted "additional clinical information provided relative to concern that a small fragment of a drill bit cracked in the Operating Room". On 8/6/10 the patient returned to the Operating Room for removal of a "foreign body". The patient underwent a "right cranial wound exploration for removal of foreign body". The Operative Report revealed a retained foreign body, "approximately 7 mm (millimeters) in length of broken drill bit". During an interview on 9/30/10 at 10 of the will the Vice President of Risk Management, she reported that the Circulating Nurse had contacted the Assistant Clinical Manager for guidance during the initial surgery when the drill bit broke.

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	and was instructed to and complete an Occi broken drill bit piece w	collect all pieces in a b urrence Report. The vas not obtained.					
	During an interview on 9/30/10 at 11:00 AM with the Director of Quality/Patient Safety Perioperative Services, it was reported that the Surgeon should have reconciled the broken drill piece either visually or by X-ray when it was not located. An X-ray was not performed prior to the cranial flap placement on the patient when the broken piece of drill bit could not be located, per hospital policy. There was no evidence that the Surgical team identified any equipment concerns during the Debriefing Process at the conclusion of the procedure, per hospital policy. Additionall the Surgical team also failed to account for the broken piece of equipment during the Surgical Counts at the end of the procedure, in accordance with hospital policy.		the drill not the per the erns on nally,				
	of 2 Scrub Technicians she had been precepti Technician that was re Neurosurgery area. She was present for the present for the final coprocess. She returned when the procedure hapatient was on a stretch the responsibility of the all equipment pieces a precepting Scrub Tech orienting Scrub Tech, a Scrub Tech and ahmoral any questions.	I to the operating room ad concluded and the her. She reported that a Scrub Tech to ensure re in place. The revealed that she left that she was an experience would be \$1.00 ft.	at at ab				
1	ine Neurosurgeon, he i	reported that during the					

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Z 160	Continued From page	11		Z 160			
2 100	operative procedure of and a new drill bit was that he "thought that the been in the bone flap Scrub Tech". The Cirhim as to where the big procedure continued, by the Neurosurgery Find Neurosurgeon did rem sponge and needle concevealed that an X-ray assumed that the drill admitted that although did not include dialoguiece of equipment. Although the hospital I in place to account for equipment, all parts of implemented. Specific	on 8/4/10 the drill bit bross obtained. He indicates he broken piece may he that was handed to the culating Nurse did queroken piece was. The and the scalp was closs Resident. The main in the room while to bunts were completed. If had not been done as I bit was found! He is a debriefing was done in the relative to the broker has policies and proceed surgical counts and these procedures were cally, the surgical team	ed ave estion ed the He s he e, it n	2 160			
	or obtain an Xray at the bit could not be located OR, the attending surginstrument or equipme broken drill bit during head of the hosp "Verification Protocol: Verification Protocol: V	ont concerns related to his debriefing. Dital policy entitled, or the Patie edure and Surgical #4 "Debriefing Process on will initiate a debriefing record All tournively involved in this initiates the debriefing relations.	drill the the ent's				

68NB11

RI Depar	tment of Health					FORM	APPROVED
	OF DEFICIENCIES F CORRECTION	(X1) PROVIDER/SUPPLIER/		(X2) MULTIPLE A. BUILOING B. WING	E CONSTRUCTION	(X3) OATE SUI COMPLET	E0
NAME OF PR	ROVIOER OR SUPPLIER	1.0000121	STREET ADDRE	SS, CITY, STATE	7 710 0005	10/0	7/2010
	SLAND HOSPITAL		593 EDDY ST PROVIDENCE	REET	E, 21F GODE		
(X4) IO PREFIX TAG	(EACH OEFICIENC	ATEMENT OF OEFICIENCIES Y MUST BE PRECEOED BY FU LSC IOENTIFYING INFORMATI	ILL ON)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRE (EACH CORRECTIVE ACTION SH CROSS-REFERENCED TO THE APP OEFICIENCY)	OULD BE	(X5) COMPLETE DATE
Z 160	Continued From page	12		Z 160			
	procedure performed destination communic	and specimen labeling cated."	and				
	1. Medical Recor revealed an admission surgical procedure in of the Perioperative V revealed there is no put time or signature and medical record that in debriefing was done at the patient was reader surgical procedure. The contain any evidence conducted. 2. A review of the ID #21 revealed a host The Perioperative Verevidence that a surgical conducted. 3. A review of the ID #22 revealed that the hospital on 1/11/10	d review for patient ID and to the hospital for a December, 2009. Revierification Checklist lace on the form for data there is no evidence in dicated the surgical according to policy. Inited on 4/7/10 for another readmission also faince that the debriefing where the medical record for pating pital admission on 4/27 iffication form revealed all debriefing was medical record for patine patient was admitted on the Perioperative.	te, the ther led as				
	surgical debriefing was	aled no evidence that the conducted. medical record for pation	- 1	1			
	ID #23 revealed that t 9/17/10. The Periopera	he patient was admitted	d on				
	Administrative Director she was unable to prov	77/10 at 8:1f	ces,				

IVI Debai	tment of Health						
	OF DEFICIENCIES F CORRECTION	(X1) PROVIOER/SUPPLIER/ IOENTIFICATION NUMB	CLIA ER:	(X2) MULTIP A. BUILDING B. WING	LE CONSTRUCTION	(X3) OATE SU COMPLE	
		HOS00121		D. WING		1	7/2010
NAME OF PR	ROVIDER OR SUPPLIER		STREET ADDRE	ESS, CITY, STA	TE, ZIP CODE		
RHODE IS	SLAND HOSPITAL		593 EDDY S' PROVIDENC				
(X4) ID PREFIX TAG	(EACH DEFICIENC	ATEMENT OF OEFICIENCIES Y MUST BE PRECEDEO BY FU LSC IOENTIFYING INFORMATI		ID PREFIX TAG	PROMDER'S PLAN OF CORRECTI (EACH CORRECTIVE ACTION SHOUL CROSS-REFERENCED TO THE APPRO DEFICIENCY)	LO BE	(X5) COMPLETE DATE
Z 160	Continued From page 3) A review of the ho			Z 160		7	
		umentation Requiremen	nts",				
	"Every clinical record its author identified ar	entry must be dated, tir nd authenticated".	ned,				
	ID #2 revealed an adr 8/2/10. A Progress N Neurology note dated time of the entry. Add	a Surgical Prep Check	on a the				
	ID #12 revealed an ac 8/16/10 . Progress No and 8/23/10, an Anest	e medical record for pai Imission to the hospital otes dated 8/17/10, 8/18 thesia note dated 8/17/ e Note" dated 8/18/10 di entry.	on 8/10, 10,				
	ID #13 revealed an ad 8/17/10. Progress No 8/20/10, 8/21/10, 8/22 8/25/10, a Cardiology	e medical record for pat mission to the hospital tes dated 8/17/10, 8/19 /10, 8/23/10, 8/24/10, a note dated 8/18/10, and te dated 8/26/10 did no	on /10, nd d a				
	ID #14 revealed an ad 8/2/10. Progress Note 8/4/10, 8/5/10 and 8/6/	e medical record for pat mission to the hospital es thand affile filter, f10, and a Surgical ed 8/3/10 did not includ	on				

68NB11

	OF DEFICIENCIES F CORRECTION	(X1) PROVIOER/SUPPLIER IOENTIFICATION NUM HOS00121		(X2) MULTIPLI A. BUILOING B. WING	E CONSTRUCTION	(X3) OATE SURVEY COMPLETEO C 10/07/2010	1
NAME OF PE	ROVIDER OR SUPPLIER	110000121	STREET AL	DORESS, CITY, STAT	E, ZIP COOE	10/07/2010	
	SLAND HOSPITAL			Y STREET ENCE, RI 02902			
(X4) ID PREFIX TAG	(EACH DEFICIE	STATEMENT OF OEFICIENCIES NCY MUST BE PRECEOED BY I OR LSC IDENTIFYING INFORMA	FULL	ID PREFIX TAG	PROVIDER'S PLAN OI (EACH CORRECTIVE AC CROSS-REFERENCEO TO OEFICIEN	TION SHOULO BE COMP THE APPROPRIATE DA	(5) PLETE \TE
Z 160	5. A review of ID #15 revealed ar 9/10/10. Progress 9/15/10, and 9/25/9/15/10, and Clinic did not include a time. 6. A review of ID #16 revealed ar 8/17/10. An Opera Progress Notes da and 8/22/10, and a dated 8/21/10 did 7. A review of ID #17 revealed ar 8/25/10. An Opera 8/25/10. An Opera 8/25/10. An Opera 8/25/10.	Continued From page 14 5. A review of the medical record for pa ID #15 revealed an admission to the hospita 9/10/10. Progress Notes dated 9/10/10, 9/13 9/15/10, and 9/25/10, an "OP" note dated 9/2 did not include a time of entry. 6. A review of the medical record for pa ID #16 revealed an admission to the hospita 8/17/10. An Operative Note dated 8/17/10, Progress Notes dated 8/18/10, 8/19/10, 8/20 and 8/22/10, and a Case Management note dated 8/21/10 did not include a time of entry 7. A review of the medical record for pa ID #17 revealed an admission to the hospita 8/25/10. An Operative note dated 8/25/10, Progress Notes dated 8/26/10, 8/28					
	ID #18 revealed at 8/31/10. The Peristhe Holding Unit A Procedure Record dated 8/31/10, fail addition, Progress and a Case Managent include a time 9. A review of ID #20 revealed at 12/12/09. Progress 12/14/09 were not failed to have the Ambulatory PACU order failed to have readmission Progression.	f the medical record for a dmission to the hospi operative Verification Chasessment, the Surgical, and the Operative Note of to reveal times of ent Notes dated 9/1/10 and gement note dated 9/3/1 of entry. If the medical record for a admission to the hospi is Notes dated 12/12/09 timed. A Perioperative date or time recorded. A (Post Anesthesia Care the date or time recorders Note dated 1/9/10 very a Surgical note dated	tal on necklist, e, all try. In I 9/2/10, io did patient ital on and note An Unit) ded A was not				

Facilities Regulation

RI Department of Health STATEMENT OF OFFICIENCIES (X1) PROVIOER/SUPPLIER/CLIA (X3) OATE SURVEY (X2) MULTIPLE CONSTRUCTION ANO PLAN OF CORRECTION COMPLETED IOENTIFICATION NUMBER: A. BUILOING B. WING HOS00121 10/07/2010 STREET ADORESS, CITY, STATE, ZIP CODE NAME OF PROVIOUR OR SUPPLIER **593 EDDY STREET** RHODE ISLAND HOSPITAL PROVIDENCE, RI 02902 SUMMARY STATEMENT OF OFFICIENCIES PROVIDER'S PLAN OF CORRECTION (X5) COMPLETE (X4) ID (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCEO TO THE APPROPRIATE DATE TAG OFFICIENCY) Z 160 Z 160 Continued From page 15 had no date, time, or signature of the individual writing the note. 10. A review of the medical record for patient ID #21 revealed an admission to the hospital on 4/27/10. Progress Notes dated 4/28/10 and 4/29/10 did not include the time of the entry. Additionally there was no time on the Colon Rectum Staging Form. 11. A review of the medical record for patient ID #22 revealed an admission to the hospital on 1/11/10. Physician orders on the Surgical Procedure Record did not include the time, and the discharge order to home failed to include the time. The Ambulatory PACU order failed to have time recorded. 12. A review of the medical record for patient ID #24 revealed an admission to the hospital on 8/3/10. An Emergency Room Physician Record had no physician signature, date or time. A Progress note dated 8/3/10, a Cardiology attending note dated 8/4/10 had no time, progress notes dated 8/5/10, 8/6/10 and 8/7/10, and a Vascular Attending note dated 8/8/10 did not include the time of entry. The hospital failed to implement procedures related to documentation of date and/or time of entries in medical records. Z 370 PATIENT CARE SERVICES 19.6 Patient Care Z 370 Management 19.5 The hospital shall provide ears and services to all patients in accordance with the community standard of care. This Requirement is not met as evidenced by:

Facilities Regulation

RI Depar	tment of Health					1 Order	ATTROVED	
STATEMENT OF OEFICIENCIES AND PLAN OF CORRECTION (X1) PROVIOER/SUPPLIER IOENTIFICATION NUMBER HOS00121				(X2) MULTIPLE CONSTRUCTION A. BUILOING B. WING		(X3) OATE SURVEY COMPLETED C 10/07/2010		
The state of the s				ET ADORESS, CITY, STATE, ZIP COOE			1 10/07/2010	
RHODE ISLAND HOSPITAL				TREET E, RI 02902	, 2, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3,			
(X4) IO PREFIX TAG				IO PROVIOER'S PLAN OF CORRECT PREFIX (EACH CORRECTIVE ACTION SHOT CROSS-REFERENCED TO THE APPOPER OFFICIENCY)		.D BE	(X5) COMPLETE DATE	
Z 370	(EACH OEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)		t was e care th the ed to heral led to dical	Z 370				

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